

THE KENTUCKY GAZETTE.

NUMBER 536.]

SATURDAY, July 1, 1797.

[VOLUME X.]

L E X I N G T O N : — Printed [on WEDNESDAYS and SATURDAYS] by J. BRADFORD, on Main street : where Subscriptions, at Twenty-One Shillings Per Annum. Advertisements, Articles of Intelligence, &c. are thankfully received, and Printing in general executed in a neat and correct manner.

PRIVATE ENTERTAINMENT

FOR MAN AND HORSE,

On Main street, next door to Doctor Downing's.
By WILLIAM ALLEN.

FOR SALE,

The tract of LAND on which I now live, lying about two miles from Lexington, near the Georgetown road, containing two hundred acres; it is well watered and timbered, about 30 acres cleared—the title indisputable. For terms apply to the subscriber who now resides on the premises.

FRANCIS DILL.
1st March 24.

For Sale,

THE FOLLOWING TRACTS OF LAND.

ONE tract lying in the county of Campbell, on the waters of Locust creek, containing 2099 acres. One tract, lying on Long Lick creek, a branch of Rough creek, Hardin county, about seven miles from Hardin settlement, containing 2500 acres.

The above lands will be disposed of on moderate terms; one half of the purchase money to be paid down, for the other a credit of twelve months will be given; the purchaser giving bond with approved surety. Any person inclinable to purchase, may know the terms by applying to Capt. Robt. Craddock in Danville, JOHN W. HOLT, attor. in fact for THOS. HOLT.

The managers of the Lexington Lodge Lottery having announced to the public, that the drawing of that lottery will certainly commence the 10th June next—Adventurers in the Lexington Chances of Insurance Lottery, will take notice, that agreeably to the original plan thereof, the drawing of the former will determine the fate of the tickets of the latter.

A few Tickets remain on hand which may be had on application to the

MANAGERS.

Lexington, May 23, 1797.

WOODFORD COUNTY, May Court of Quarter Sessions, 1797.

John Jackson complainant,

John Brice defendant.

IN CHANCERY.

The defendant not having entered his appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court, that he is not an inhabitant of this State, on the motion of the plaintiff by his attorney, it is ordered that the said defendant, do appear here on the first Monday in July next, and answer the bill of the plaintiff; and that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively, and published at the door of Clear creek meeting-house, on some Sunday immediately after divine service, and at the front door of the court-house, in the town of Versailles.

(A Copy)

T. TURPIN, CLK.

Three Dollars Reward.

STRAYED from Lexington in April last, a bright bay mare, seven years old, about fourteen hands and a half high, natural trotter, a small ear in her face, and if I am not mistaken she has one white foot, had on a large list, tied with a broad cloth when rode the plow her breath very hard, and all round, brand

Ad on the near shoulder: Whoever delivers said mare to the subscriber in Lexington, or gives such information that I get her, shall have the above reward.

LAWSON M. CULOUGH.

June 10.

For Sale

FOR CASH OR MERCHANDISE,

Two thousand five hundred acres of LAND, lying on the Tazewell about 25 miles from the seat of government, and about ten from Dremmon's lick—said land was located and surveyed in the name of Thomas Turpin, and adjoint a tract situated by Mr. T. Turpin, of Woodford county. Any person inclinable to purchase, may know the terms by applying to Capt. Walker Baylor near Lexington, or to the subscriber in Garrard county.

WILLIAM M. BLESOE.

June 19.

Notice.

THE Partnership of Thomas Polley, John Leary and Baker Esq., trading under the firm of Thomas Polley & Co. was dissolved the first day of April last, and the books and papers thereof placed in the hands of Baker Esq. & John Polley for adjustment. The subscribers therefore earnestly request such persons as are indebted to said partnership to make immediate payment of their respective balances, in order that they may be enabled to discharge the debts due by said firm.

Great Port June 8.

BAKER & POLLEY.

NEW STORE.

I HAVE just received into my care in the brick house, lately occupied by Mr. William Kelly in Bourbon, a large and general assortment of Dry Goods, Hard Ware, Groceries and Queen's Ware, which I am authorized to sell upon the lowest terms for Cash, well cleaned Hemp, Wheat, Rye, Tobacco, raw Hides, Furs, full proof Whiskey, Salt, Sugar, and good Flour in barrels; for which said articles of produce, a generous price will be given. I have also Iron and Nails left in my hands, to be sold for Cash. A few good Hories under seven years old, will be wanted.

AMOS EDWARDS.

Bourbon, March 1797.

LAST NOTICE.

The partnership of M'Coun & Castleman has been some time dissolved, by mutual consent, which was made known by a former advertisement. All persons indebted to them, are earnestly requested to make payment of their respective accounts to James M'Coun, beigns the 10th of April next. Those who do not avail themselves of this notice, may depend on having their accounts put into the hands of proper officers for collection, and no further indulgence can be given.

JAMES M'COUN,
JOHN CASTLEMAN.

March 22.

All persons for whom I located land, are desired to come forward and pay of their respective balances, in order for a division, otherwise I shall petition the different courts for a division.—All persons who have any demands against me for land, are desired to come forward, as I am ready to discharge the same.

I have for sale twelve thousand acres of land, on Little Kentucky, and Floyd's Fork, between eighteen and thirty miles from the Falls of Ohio, of a good quality, and lies level, which I will sell on reasonable terms for cash or negroes, and make a general warranty deed.

MARCH 16, 1797.

MASON COUNTY, &c.

March Court, 1797.

Willoughby Tibbs, heir at law to John Tibbs, and Thomas Garvine, defendants.

IN CHANCERY.

THE defendant Tibbs, not having entered his appearance agreeably to an act of assembly and the rules of this court, and it appearing to the satisfaction of the court that the defendant is not an inhabitant of this commonwealth, on the motion of the complainant by his attorney, it is ordered that the defendant appear here on the first day of next court, and answer the complainant's bill; and that a copy of this order be advertised in one of the Kentucky Gazette's for two months successively, another posted at the court house door, of this county, and that this order be published at the door of the Baptist meeting house in Wallington, some Sunday immediately after divine service, or the complainant's bill will be taken for confessed.—It appearing to the court that the former order made herein, was not executed.

(A Copy) Tette

J. MARSHALL jun. C. M. C.

For Sale,

SIX HUNDRED ACRES OF LAND,

OF SOIL SUITABLE TO ANY IN THE WESTERN COUNTRY.

L YING in Clarke county, on the waters of Stoner, near Brambler's lick, and containing two farms, consisting of about sixty-six acres cleared—with springs, gardens, orchards, meadows, necessary and convenient Houses and a most Excellent Mill Seat. The terms may be made known by applying to the subscribers, living on the premises, or to Mr. Garland Bullock in Lexington.—Immediate possession will be given.

DAVID GIST.

PATTERSON BULLOCK.

June 2, 1797.

Hughes and Kirzburgh,

HAVE for sale, at their Factory, near Hagerstown, Washington County, Maryland,

A LARGE AND GENERAL ASSORTMENT OF

NAILS,

which they will dispose of on reasonable terms.

MARCH 20, 1797.

ALL persons indebted to the estate of Henry Hawthorn decd. are requested to make immediate payment, and those who have any demands against said decedent, are desired to bring them in properly authenticated, that provision may be made for the discharge thereof.

JAMES HAWTHORN, } EXORS.

THOMAS HAWTHORN, } EXORS.

Lexington, June 13, 1797.

GEORGE ADAMS,

RESPECTFULLY informs his friends and the public in general, that he has opened a Tavern, in that commodious house on Main street the third door below Cross street; where those who please to favor him with their custom, shall meet with every possible attention.

FOR SALE,

THE FOLLOWING TRACTS OF

LAND

IN THIS STATE:—

3000 acres on the waters of Rough creek, which empties into Green river.

4000 acres on Cumberland road, near Pottinger's station.

1000 acres in the big bend of Green river, ten miles above Barnett's station.

1600 acres near Severn's valley, on the waters of Salt river.

3000 acres in Shelby county, joining Leatheman's settlement.

400 acres on main Elkhorn, six miles from Frankfort, 45 acres cleared.

ALSO,

200 acres of an Illinois grant, opposite the Falls of Ohio.

And a large body of Land in the big bend of Tennessee river.

This will inform those who incline to purchase, that I have lately returned from exploring most of the above mentioned lands, particularly that on Tennessee—and find it to be a body of soil, timber, water and range, superior to any I have ever seen. The above mentioned tract on Elkhorn, will be either sold or rented.—For terms apply to the subscriber in Lexington.

BENJ. S. COX.

Feb. 2.

FOR SALE,

A noted tract of LAND, Bright's station, containing four hundred acres, three miles from the Crab orchard, supposed to be equal if not superior to any in the district, for a public house; as the land is of good quality, a great part of it would make excellent mowland; the range is good water and gunnery, and from its situation, no doubt will be permanent; well watered with springs; a good seat for a distillery, and Dick's river runs through the tract; eighty or ninety acres now in order for cropping. An indispensible title will be made to the purchaser. For terms apply to the Printer heretofore, or to the subscriber at Madison court house.

Spencer Griffin.

April 21.

Three Dollars Reward.

Strayed from the plantation of Mr. Francis Downing, on Hickman, four miles from Lexington, on the 26th inst., a dark bay horse, eight or nine years old, nearly fifteen hands high, a blaze and snip, two hind feet white. Whoever will deliver the said horse to Mr. Francis Downing, or to the subscriber, shall have the above reward.

George Heytel.

Lexington, April 28.

WANTED IMMEDIATELY,

Two or three Apprentices to the Carpenter's and Shop Joiner's Business. Also two or three

Good Journeymen,

for House work, to whom generous wages will be given.

JOHN SPANGLER.

Lexington, April 12.

Notice,

THAT the subscriber wishes to establish a town on a tract of land called Bullittsburg, in Campbell county, on the Ohio river, directly opposite to Judge Symm's settlement, at the North Bend; and that we will make application to the court of the said county, at their next October court for the purposes aforesaid.

CAVE JOHNSON.

June 24, 1797.

FOR SALE,

SIX HUNDRED THOUSAND ACRES OF

VALUABLE LAND,

SITUATED in the counties of Franklin, Clarke, Bourbon, Mason, Madison, Lincoln, Hardin and Greene. The taxes shall be paid, and other incumbrances discharged at the time, and in the manner prescribed by law.

The subscriber, who will hereafter reside in this town, is authorized to dispose of the above mentioned property by a power of attorney, recorded in the office of the court of appeals. As he means to practice law in the adjacent courts, persons desiring to purchase the different tracts, will have an opportunity of contracting with him at any of those places.

Charles W. Bird.

PROPOSALS

For Publishing by subscription,

A NEAT EDITION OF THE

KENTUCKY LAWS.

It is proposed, that this edition shall contain only the Laws that are of a general nature, and will consist of the laws heretofore revised, and to be revised; there will be no more given of local or private laws, than their titles and time of passage. From the best calculations, it will extend to about six hundred pages.

CONDITIONS.

- I. This work will be printed in two Numbers: a large Octavo, with a neat letter, on good paper, and bound in boards. The first Number to contain all the laws of a General Nature already revised.
- II. The price to Subscribers will be Three Dollars; one half to be paid at the time of subscribing, and the balance on the delivery of the second Number.
- III. The work will be put to press as soon as five hundred copies are subscribed for, and the first Number completed with all corrections, the second will be delivered in 1798, if the revised is finished.
- IV. If the laws do not exceed five hundred Pages, there will be added an appendix, containing an Abstract of the Duties of a Justice of the Peace, taken from the most Approved Authors, who the different forms of process in that office; as well as the most useful forms of conveyancing, &c. There will also be added, a copious index, whereby any article may be easily found by inspection; and the Constitution of this State and the United States will be prefixed.
- V. Those who subscribe for twelve copies shall have one extra.

As the form in which the Acts of Assembly have been printed, renders them not only unwieldy to carry about, but also more liable to injury and therefore less durable; and as it is probable that the general laws will hereafter remain in a considerable length of time with little or no alteration; it is the object of this work to remedy these evils, by furnishing them in a portable form, and of durable materials.

JOHN BRADFORD.

At a Court of Quarter Sessions, held

for the county of Fayette, March 18th 1797.

Alexander Cleveland, Complainant,

James Patton, Defendant,

IN CHANCERY.

THE said Defendant not having entered his appearance agreeably to law, and the rules of this court—and it appearing that he is not an inhabitant of this State—on the motion of the complainant, by his counsel, it is ordered that the said Defendant do appear here on the second Monday in August next, to answer the complainant's bill;—that a copy of this order be inserted in the Kentucky Gazette for two months successively, and published at the door of the Presbyterian meeting-house in the town of Lexington, on some Sunday immediately after divine service, and a copy to be put at the door of the court house of this county.

(A Copy.) Tette

LEVI TODD.

STRAYED from Lexington, about

the 20th of April last, a small dark

COW, four years old this spring,

a piece taken off the under side of

each ear, so as to make them in the

shape of a Fox's ears. Whoever

will deliver said Cow to the subscriber

at the office of the Kentucky-Gazette,

or give such information that he may

get her, shall have a reward of Two Dollars.

B. J. Bradford,

Lexington, May 25.

Congress of the United States.
HOUSE OF REPRESENTATIVES.

June 3.

Mr. Venable, on the part of the committee appointed, reported, that the president would receive the address of the house this day at 12 o'clock at his own house.

A report was received from the commissioners of the federal city. Ordered to be printed.

Mr. Lyon made a motion to do away the ridiculous custom of waiting on the president in a body with the address. He was unsuccessful.

At twelve o'clock the speaker and house went to the president's with the following address.

To the president of the United States.

Sir

The interesting detail of those events, which have rendered the convention of congress at this time indispensable, (communicated in your speech to both houses) has excited in us the strongest emotions. Whilst we regret the occasion, we cannot omit to testify our approbation of the measure, and to pledge ourselves that no considerations of private inconvenience, shall prevent on our part, a faithful discharge of the duties to which we are called.

We have constantly hoped, that the nations of Europe, whilst desolated by foreign wars, or convulsed by intestine divisions, would have left the United States to enjoy that peace and tranquillity, to which the impartial conduct of our government has entitled us; and it is now with extreme regret we find the measures of the French republic tending to endanger a situation so desirable and interesting to our country.

Upon this occasion we feel it our duty to express, in the most explicit manner, the sensations which the present crisis has excited, and to assure you of our zealous cooperation in those measures which may appear necessary for our security and peace.

Although it is the earnest wish of our hearts, that peace may be maintained with the French republic, and with all the world, yet we never will surrender those rights which belong to us as a nation; and whilst we view with satisfaction the wisdom, dignity and moderation, which have marked the measures of the supreme executive of our country, in its attempt to remove by candid explanations, the complaints and jealousies of France, we feel the full force of that indignity which has been offered our country in the rejection of its minister. No attempts to wound our rights as a sovereign state will escape the notice of our constituents; they will be felt with indignation, and repelled with that decision which shall convince the world that we are not a degraded people, that we can never submit to the demands of a foreign power, without examination and without discussion.

Knowing as we do the confidence reposed by the people of the United States in their government, we cannot hesitate in expressing our indignation at any sentiments tending to derogate from that confidence; such sentiments wherever entertained, serve to evince an imperfect knowledge of the opinions of our constituents.

Sensibly as we feel the wound which has been inflicted the transactions disclosed in your communication, yet we think with you, that neither the honor nor the interest of the United States forbid the repetition of advances for preserving peace.

We therefore receive with the utmost satisfaction your information that a fresh attempt at negotiation will be instituted and we cherish the hope that a mutual spirit of conciliation & a disposition on the part of France to compensate for any injury which may have been committed on our neutral rights, & on the part of the United States to place France on grounds similar to those of other countries, in their relations and connection with us, if any inequalities shall be found to exist, will produce an accommodation compatible with the engagements, rights interests and honour of the United States.

Fully however, impressed with the uncertainty of the result, we shall prepare to meet with fortitude any unfavorable events which may occur, and to extricate ourselves from their

consequences with all the skill we possess, and with all the efforts in our power. Believing with you that the conduct of the general government has been just and impartial to foreign nations, that the laws for the preservation of peace have been proper, and that they have been faithfully executed, the representatives of the people do not hesitate to declare, that they will give their most cordial support to the execution of principles so deliberately and uprightly established.

The many interesting subjects which you have recommended to our consideration, and which are so strongly enforced by this momentous occasion, will receive every attention which their importance demands; and we trust that by the decided and explicit conduct which will govern our deliberations, every insinuation will be repelled which is derogatory to the honour and independence of our country.

Permit us in offering this address, to express our satisfaction at your promotion to the first office in the government, and our entire confidence that the pre-eminent talents and patriotic feelings which have placed you in this distinguished situation, will enable you to discharge its various duties with satisfaction to yourself and advantage to our common country.

His answer was as follows:

Mr. Speaker and gentlemen
of the house of representatives.

I receive with great satisfaction your candid approbation of the convention of Congress, and thank you for your assurances, that the interesting subjects recommended to your consideration shall receive the attention which their importance demands, and that your co-operation may be expected in those measures which may appear necessary for our security and peace.

The declaration of the representatives of this nation, of their satisfaction on my promotion to the first office in the government, and of their confidence in my sincere endeavors to discharge the various duties of it, with advantage to our common country, have excited my most grateful sensibility.

I pray you, gentlemen, to believe, and to communicate such assurance to our constituents, that no event, which I can foresee to be attainable by any exertions in the discharge of my duties, can afford me so much comfort and satisfaction, as to conduct a negotiation with the French republic to a removal of prejudices, a correction of errors, a diffipation of umbrages, an accommodation of all differences, and a restoration of harmony and affection; to the mutual satisfaction of both nations: And whenever the legitimate organs of intercourse shall be restored, and the real sentiments of the two governments can be candidly communicated to each other, although I strongly impressed with the necessity of collecting ourselves into a manly posture of defence, I nevertheless entertain an encouraging confidence, that a mutual spirit of conciliation, a disposition to compensate injuries, and accommodate each other in all our relations and connections, will produce an agreement to a treaty, consistent with the engagements, rights, duties, and honor of both nations.

JOHN ADAMS.
United States, June 3d, 1797.

NOTICE.

ALL persons are cautioned against contracting for a bond given by Benjamin Harrison of Harrison county, and State of Kentucky, to the subscriber, dated in July 1795, for three hundred acres of land in said county, choice out of 750 acres, and adjoining McKandles, Moore, Kirtz, and Boyd, and adjacent to Thomas Grege, the 24th of August 1796, as evident from the deed committed, respecting the same. I also hereby notify said Benjamin Harrison, not to make a title to said land to said Grege, nor any other person whatsoever, until I receive sufficient satisfaction therefor.

DANIEL RICHARDSON.
June 28.

Strayed or Stolen.

FROM the subscriber, living in Scott county, near Georgetown, a black Horse, about fourteen hands high, eight years old had on a sharp knocking three shining bells, a mid-st short tail, banded on the near side, a large C on the jaw and buttock, and on the shoulder W, any person delivering said horse at Robinsons tavern, in Georgetown, or to the subscriber living at James Wither's shall receive two dollars, with reasonable charges.

Benjamin Scanland.

LEXINGTON:

Saturday, July 1, 1797.

Judge Coburn's Charge delivered to the Grand Jury of Madison District—June Term 1797.

MEMBERS OF THE GRAND JURY: It is a part of my duty on this occasion, to call your attention to those services required of you by the laws of our country. Custom, appears to justify a departure from the strict, legal discharge of my duty, and permits me to embrace subjects in your reflection not immediately connected with your present duties. I avail myself of the opportunity it affords me of presenting to your view a subject worthy the attention of every friend to his country.

The administration of justice is justly considered as one of the most important objects contemplated in the formation of government. Sensible of its magnitude, we must behold with pleasure the efforts of this our infant jurisdiction, to diffuse its benefits, by rendering the access to justice easy to its citizens.—By the late arrangements in our Judiciary, we have reason to flatter ourselves, that some of the obstacles which have hitherto retarded the administration of justice, will be removed.—It rests now with the citizens, to carry into effect the salutary plan marked out by the legislature.—They have no longer to travel in pursuit of justice, from the extremes of our state, but an opportunity of obtaining it is convenient to all.—The very great portion of political happiness enjoyed by this our infant country, must excite in the breast of every good citizen, the most grateful sensations, and ought to stimulate him to lend his aid in placing its future happiness on a firm and lasting foundation.—And that the variety of important objects to which the exertions of our citizens are required, from none can be derived greater advantages to our country, than from the speedy determination of those baneful disputes in which we are involved by our clashing landed claims.

The evils resulting from this source are too numerous and too evident to require detail. Our feelings and our interest unite to convince us of the necessity of relieving ourselves from the painful and injurious situation, in which we are placed. It is to be lamented, that the leading causes of this great alloy to our happiness, are so deeply rooted, as to preclude a hope, that some legislative act could remove them.—The radical defects interwoven in the system of laws, on which our claims are founded, must be considered as the great source of this evil.—The history of the settlement of this country exhibits a succession of laws filled with the seeds of litigation.

Without ascending to the source, and for want of a due attention to the real cause of this evil—our fellow citizens have attached to their courts of justice an odium which perhaps they have not merited.—United with the defects in the land laws of Virginia, and the complicated and clashing modes of obtaining property under them, our courts of justice have to contend with the delays of the artful, and the negligence of the indolent.—They have to give birth to new ideas on legal subjects, and to open new avenues to justice, and this without the assistance of the experience of their predecessors.—For so infinitely various are the local circumstances attending the operation of our land laws, and so peculiar to our country that refinement itself, with difficulty can extract a gleam of light from the mass of British jurisprudence.—And unfortunately for us, the more extensive our researches after truth, in the abyss of English law, the more are we in danger of losing sight of our real objects, & instead of an important truth adapted to our country, we may establish a land mark which eventually will be productive of numerous errors. In addition to those difficulties, with which our courts have to contend, it has happened that few leading principles are as yet established.—We are still in a sea of uncertainty, and skillful must he be, who placed on the feast of judgment, even with the kindly aid of every virtuous citizen, can avoid the censures of his country.—It becomes our fellow citizens therefore to view with candor and forbearance, the efforts of their courts of justice, in the arduous

and important task assigned them.—And although the difficulties are great, it is in the power of our citizens to lessen their influence, by promoting a spirit of accommodation. The temper of the day is too much opposed to accommodation of disputes and claimants too passionately embrace themselves with the shackles of the law.—Suits would do well to reflect, that if nothing short of an appeal to the tribunals of justice can satisfy them, that more depends on themselves, in producing speedy decisions, than on the courts. It cannot be expected that our disputes can be terminated while the parties retard decisions by every means in their power, and volume on volume is filled with the list of litigants.—Happy would it be, if a spirit of accommodation would take place, and our fellow citizens would sacrifice their resentments to their real interest.—It would give peace and dignity to our country, content and prosperity to themselves.—It is improper and impolitic to defer the private adjustment of claims under an expectation that leading principles will be established and serve as guides to accommodation.—It may perhaps be discovered that although leading principles are established, that the facts attending each claim are so various, that most cases will be supposed to stand on grounds peculiar to themselves; and that the features of our claims, like our own, although resembling in general, have each their distinguishing trait.

Impressed with the importance of a speedy administration of justice I am on this occasion induced to offer a few reflections on the necessity of preserving its course pure, and inviolate. It is a melancholy event, when courts of justice become the organs of party, & degenerate to be the echo of a prevailing administration of government.—When the public mind becomes strongly interested in a subject under legal discussion, and the voice of clamor rouses the passions of the citizens, then it becomes us to act with caution, lest we do our country an essential injury.

The greatest political evil that can befall society is a dependent or impure administration of justice.—That dependence may originate from many causes, but none more dangerous than placing the judiciary at the mercy of popular clamor. It is with great wisdom that our constitution has distinguished the duties of the several departments of government; and in terms intelligible to every dispassionate man, marked the sacred boundary between the legislative and judicial authorities.—Powerful as the immediate representation of a free people ought ever to be; it is still subject to its defects.—It can be influenced by passion, by design or prejudice.—Dangerous must then be that conduct, which leads the popular voice incompetently to interrupt the current of justice, by obstructing a principle formed in haste, without deliberation, and which in its nature must be retrospective. How painful must be the situation of judges, and how uncharitable the administration of justice, if it must depend upon every prevailing opinion of the day. At one time we shall see the public mind influenced by that class of citizens who early adventured into the wilds of America, and unacquainted with or regardless of legal subtleties, fought for, and with difficulty obtained an establishment in this our favored spot.

At another period we shall see the influence of those citizens prevail, who migrated at a much later day, and who perhaps were furnished with a more extensive knowledge of the laws, and more accurately by observing a strict interpretation of them. Thus, alternately we are to be subjected to a construction of law well calculated to promote the interest of the prevailing party, and the substantial merits of a claim must yield to the current of the day.—Amidst this conflict of contending principles; how essential to justice must it be, that our courts should enjoy the free and full exercise of rational interpretation of law, exempt from those imposing shackles to which the partial and fleeting opinion of the day would subject them. Every friend to impartial justice, must tremble for its fate, when he beholds the popular voice dictate a construction of an existing law, under which millions of property are held.

Independent of the influence it produces on the decisions of courts, it may



SACRED TO THE MUSES.

ON THE SHORTNESS OF HUMAN LIFE.—BY R. BURNES.

Like to the bubble in the brook,
Or in a glass much like a look;
Or like the shuttle in the hand,
Or like the writing in the sand;
Or like a thought, or like a dream,
Or like the gliding of the stream;
Even such is man, who lives by breath,
Is here, now there, in life and death;
The bubble's burst; the look's forgot;
The shuttle's hung; the writings blot;
The thought is past; the dream is gone;
The water glides; man's life is done.

ANECDOTE.

A poor fellow in Scotland, creeping through the hedge of an orchard, with an intention to rob it, was seen by the owner who called out to him, "Sawney, hoot hoot now, where are you gangin'?"—"A Beck agen," says Sawney.

FOR SALE,

400 Acres of Military Land.
Lying in the county of Clarke, about 12 miles from Lexington on the main road leading from thence to Clarke county, and joining the land of Hubbard Taylor—This land lies well, is all of the first quality, and of indisputable title—a deed of general warranty will be given. Any person inclined to see it will be gratified by Mr. Taylor. The terms may be known by applying to Mr. Joseph Coffey in Lexington, or to Capt. Richard Terrell on Benesburg.

Aaron Fontaine.

Jefferson, March 5, 1797.
The whole will be sold together, or divided into one, or two hundred acre lots, as may best suit the purchasers. A. F.

JUST OPENING,

FOR SALE.
In the house formerly occupied by Benjamin S. Cox as a Store, at the corner of Main and Cox streets, opposite the Old Court House, GROCERIES and DRY GOODS adapted to the season: NAILS &c. WINDOW GLASS by 12 and by 11 &c. a variety of SADDLERY—saddles of different descriptions, Saddle-Bags, Martingales, Bridles of every description, &c. also a cask of PORT WINE—all will be disposed of extremely low for CASH or COUNTRY PRODUCE.

The Public's humble servant,
NATHAN BURROWS.
Lexington, June 7.
N. B. The subscriber has a package of SADDLERY—Saddles, Saddle-Bags, Bridles, &c. that he will dispose of in very moderate terms for CASH.

FOR SALE.

Two livery Negroes:
A Fellow, between 21 and 24, and a Boy between 16 and 18 years of age.
—Enquire of the Printer.

ALL persons are hereby cautioned against taking an assignment on two bonds given by me to Jonathan Robinson:—One, for the payment of Five hundred dollars, the first day of July next; the other for twelve hundred and three dollars, the first day of October next, both dated some time in April last, as I am determined not to pay either of said bonds unless compelled by law—be having failed to comply with his engagement to me, in consequence of which the said bonds were given.

George Brown.

June 14, 1797. B31

POWDER.

The subscriber has on hand a quantity of POWDER, of excellent quality, at his own manufacture; which he will dispose of at the moderate price of 4/6 per pound, by the small, with a considerable deduction, to those who purchase large quantities. He will attend to the delivery of the powder, on the first day of every Fayette county, and at Versailles, on the first day of every Woodford county.

Whereas I am credibly informed, that sundry persons have lately sold powder manufactured by others, under the character of having been manufactured by me—I hereby caution all persons at their peril, against attempting to sell such powder as my manufacture.

ELIJAH FOLEY.

June 23, 1797.
FOREWARN all persons from taking an assignment on a bond given by me to Jacob Rybolt, of Bourbon county, for I am determined not to pay it, as the said bond is fictitious.

James Jeff.

June 23, 1797.

LAND FOR SALE.

THE SUBSCRIBER
Has several tracts of Land in different parts of Kentucky, for sale, which he will dispose of reasonably.

JOHN CLAY.

Lexington, 4th August, 1798.

I have just imported
AN ELEGANT ASSORTMENT OF
BOOT LEGS
Which I will sell low for CASH.
JAMES TROTTER.
Lexington, May 30, 1797.

IRON BANK.

FOR SALE BY THE SUBSCRIBERS,
NEARLY 1000 acres of Land, lying North-West of the Ohio, containing an extensive bank of excellent Ore, as the subscribers suppose—the quality of this ore has been ascertained by Mr. Sargram of Lexington, to whom any person desirous of purchasing can apply for information. The above tract of land lies about twelve miles from the Ohio river, and about one mile from a fine water-course, which empties a few miles into the Ohio. A stream discolored by a furnace, runs through the tract at one end, and empties into the Ohio. The subscribers apply to Mr. Sargram, or to the subscribers in Washington.

BASIL DUKE.

JOHN COBURN.

April 21, 1797.

LOTTERY.

The Managers of the Lottery have deemed it proper to re-publish the following

SCHEME,

For raising the sum of 2250 Dollars, for the use of the LEXINGTON LOTTERY, No. 25.
No. Prizes. Dollars. Dollars.
1 of 1500 is 1500
2 — 500 — 1000
3 — 250 — 750
4 — 100 — 300
5 — 50 — 150
6 — 25 — 75
7 — 10 — 20
8 — 5 — 10
9 — 2 — 5
10 — 1 — 2
11 — 1 — 1
12 — 1 — 1
13 — 1 — 1
14 — 1 — 1
15 — 1 — 1
16 — 1 — 1
17 — 1 — 1
18 — 1 — 1
19 — 1 — 1
20 — 1 — 1
21 — 1 — 1
22 — 1 — 1
23 — 1 — 1
24 — 1 — 1
25 — 1 — 1
26 — 1 — 1
27 — 1 — 1
28 — 1 — 1
29 — 1 — 1
30 — 1 — 1
31 — 1 — 1
32 — 1 — 1
33 — 1 — 1
34 — 1 — 1
35 — 1 — 1
36 — 1 — 1
37 — 1 — 1
38 — 1 — 1
39 — 1 — 1
40 — 1 — 1
41 — 1 — 1
42 — 1 — 1
43 — 1 — 1
44 — 1 — 1
45 — 1 — 1
46 — 1 — 1
47 — 1 — 1
48 — 1 — 1
49 — 1 — 1
50 — 1 — 1
51 — 1 — 1
52 — 1 — 1
53 — 1 — 1
54 — 1 — 1
55 — 1 — 1
56 — 1 — 1
57 — 1 — 1
58 — 1 — 1
59 — 1 — 1
60 — 1 — 1
61 — 1 — 1
62 — 1 — 1
63 — 1 — 1
64 — 1 — 1
65 — 1 — 1
66 — 1 — 1
67 — 1 — 1
68 — 1 — 1
69 — 1 — 1
70 — 1 — 1
71 — 1 — 1
72 — 1 — 1
73 — 1 — 1
74 — 1 — 1
75 — 1 — 1
76 — 1 — 1
77 — 1 — 1
78 — 1 — 1
79 — 1 — 1
80 — 1 — 1
81 — 1 — 1
82 — 1 — 1
83 — 1 — 1
84 — 1 — 1
85 — 1 — 1
86 — 1 — 1
87 — 1 — 1
88 — 1 — 1
89 — 1 — 1
90 — 1 — 1
91 — 1 — 1
92 — 1 — 1
93 — 1 — 1
94 — 1 — 1
95 — 1 — 1
96 — 1 — 1
97 — 1 — 1
98 — 1 — 1
99 — 1 — 1
100 — 1 — 1
101 — 1 — 1
102 — 1 — 1
103 — 1 — 1
104 — 1 — 1
105 — 1 — 1
106 — 1 — 1
107 — 1 — 1
108 — 1 — 1
109 — 1 — 1
110 — 1 — 1
111 — 1 — 1
112 — 1 — 1
113 — 1 — 1
114 — 1 — 1
115 — 1 — 1
116 — 1 — 1
117 — 1 — 1
118 — 1 — 1
119 — 1 — 1
120 — 1 — 1
121 — 1 — 1
122 — 1 — 1
123 — 1 — 1
124 — 1 — 1
125 — 1 — 1
126 — 1 — 1
127 — 1 — 1
128 — 1 — 1
129 — 1 — 1
130 — 1 — 1
131 — 1 — 1
132 — 1 — 1
133 — 1 — 1
134 — 1 — 1
135 — 1 — 1
136 — 1 — 1
137 — 1 — 1
138 — 1 — 1
139 — 1 — 1
140 — 1 — 1
141 — 1 — 1
142 — 1 — 1
143 — 1 — 1
144 — 1 — 1
145 — 1 — 1
146 — 1 — 1
147 — 1 — 1
148 — 1 — 1
149 — 1 — 1
150 — 1 — 1
151 — 1 — 1
152 — 1 — 1
153 — 1 — 1
154 — 1 — 1
155 — 1 — 1
156 — 1 — 1
157 — 1 — 1
158 — 1 — 1
159 — 1 — 1
160 — 1 — 1
161 — 1 — 1
162 — 1 — 1
163 — 1 — 1
164 — 1 — 1
165 — 1 — 1
166 — 1 — 1
167 — 1 — 1
168 — 1 — 1
169 — 1 — 1
170 — 1 — 1
171 — 1 — 1
172 — 1 — 1
173 — 1 — 1
174 — 1 — 1
175 — 1 — 1
176 — 1 — 1
177 — 1 — 1
178 — 1 — 1
179 — 1 — 1
180 — 1 — 1
181 — 1 — 1
182 — 1 — 1
183 — 1 — 1
184 — 1 — 1
185 — 1 — 1
186 — 1 — 1
187 — 1 — 1
188 — 1 — 1
189 — 1 — 1
190 — 1 — 1
191 — 1 — 1
192 — 1 — 1
193 — 1 — 1
194 — 1 — 1
195 — 1 — 1
196 — 1 — 1
197 — 1 — 1
198 — 1 — 1
199 — 1 — 1
200 — 1 — 1
201 — 1 — 1
202 — 1 — 1
203 — 1 — 1
204 — 1 — 1
205 — 1 — 1
206 — 1 — 1
207 — 1 — 1
208 — 1 — 1
209 — 1 — 1
210 — 1 — 1
211 — 1 — 1
212 — 1 — 1
213 — 1 — 1
214 — 1 — 1
215 — 1 — 1
216 — 1 — 1
217 — 1 — 1
218 — 1 — 1
219 — 1 — 1
220 — 1 — 1
221 — 1 — 1
222 — 1 — 1
223 — 1 — 1
224 — 1 — 1
225 — 1 — 1
226 — 1 — 1
227 — 1 — 1
228 — 1 — 1
229 — 1 — 1
230 — 1 — 1
231 — 1 — 1
232 — 1 — 1
233 — 1 — 1
234 — 1 — 1
235 — 1 — 1
236 — 1 — 1
237 — 1 — 1
238 — 1 — 1
239 — 1 — 1
240 — 1 — 1
241 — 1 — 1
242 — 1 — 1
243 — 1 — 1
244 — 1 — 1
245 — 1 — 1
246 — 1 — 1
247 — 1 — 1
248 — 1 — 1
249 — 1 — 1
250 — 1 — 1
251 — 1 — 1
252 — 1 — 1
253 — 1 — 1
254 — 1 — 1
255 — 1 — 1
256 — 1 — 1
257 — 1 — 1
258 — 1 — 1
259 — 1 — 1
260 — 1 — 1
261 — 1 — 1
262 — 1 — 1
263 — 1 — 1
264 — 1 — 1
265 — 1 — 1
266 — 1 — 1
267 — 1 — 1
268 — 1 — 1
269 — 1 — 1
270 — 1 — 1
271 — 1 — 1
272 — 1 — 1
273 — 1 — 1
274 — 1 — 1
275 — 1 — 1
276 — 1 — 1
277 — 1 — 1
278 — 1 — 1
279 — 1 — 1
280 — 1 — 1
281 — 1 — 1
282 — 1 — 1
283 — 1 — 1
284 — 1 — 1
285 — 1 — 1
286 — 1 — 1
287 — 1 — 1
288 — 1 — 1
289 — 1 — 1
290 — 1 — 1
291 — 1 — 1
292 — 1 — 1
293 — 1 — 1
294 — 1 — 1
295 — 1 — 1
296 — 1 — 1
297 — 1 — 1
298 — 1 — 1
299 — 1 — 1
300 — 1 — 1
301 — 1 — 1
302 — 1 — 1
303 — 1 — 1
304 — 1 — 1
305 — 1 — 1
306 — 1 — 1
307 — 1 — 1
308 — 1 — 1
309 — 1 — 1
310 — 1 — 1
311 — 1 — 1
312 — 1 — 1
313 — 1 — 1
314 — 1 — 1
315 — 1 — 1
316 — 1 — 1
317 — 1 — 1
318 — 1 — 1
319 — 1 — 1
320 — 1 — 1
321 — 1 — 1
322 — 1 — 1
323 — 1 — 1
324 — 1 — 1
325 — 1 — 1
326 — 1 — 1
327 — 1 — 1
328 — 1 — 1
329 — 1 — 1
330 — 1 — 1
331 — 1 — 1
332 — 1 — 1
333 — 1 — 1
334 — 1 — 1
335 — 1 — 1
336 — 1 — 1
337 — 1 — 1
338 — 1 — 1
339 — 1 — 1
340 — 1 — 1
341 — 1 — 1
342 — 1 — 1
343 — 1 — 1
344 — 1 — 1
345 — 1 — 1
346 — 1 — 1
347 — 1 — 1
348 — 1 — 1
349 — 1 — 1
350 — 1 — 1
351 — 1 — 1
352 — 1 — 1
353 — 1 — 1
354 — 1 — 1
355 — 1 — 1
356 — 1 — 1
357 — 1 — 1
358 — 1 — 1
359 — 1 — 1
360 — 1 — 1
361 — 1 — 1
362 — 1 — 1
363 — 1 — 1
364 — 1 — 1
365 — 1 — 1
366 — 1 — 1
367 — 1 — 1
368 — 1 — 1
369 — 1 — 1
370 — 1 — 1
371 — 1 — 1
372 — 1 — 1
373 — 1 — 1
374 — 1 — 1
375 — 1 — 1
376 — 1 — 1
377 — 1 — 1
378 — 1 — 1
379 — 1 — 1
380 — 1 — 1
381 — 1 — 1
382 — 1 — 1
383 — 1 — 1
384 — 1 — 1
385 — 1 — 1
386 — 1 — 1
387 — 1 — 1
388 — 1 — 1
389 — 1 — 1
390 — 1 — 1
391 — 1 — 1
392 — 1 — 1
393 — 1 — 1
394 — 1 — 1
395 — 1 — 1
396 — 1 — 1
397 — 1 — 1
398 — 1 — 1
399 — 1 — 1
400 — 1 — 1
401 — 1 — 1
402 — 1 — 1
403 — 1 — 1
404 — 1 — 1
405 — 1 — 1
406 — 1 — 1
407 — 1 — 1
408 — 1 — 1
409 — 1 — 1
410 — 1 — 1
411 — 1 — 1
412 — 1 — 1
413 — 1 — 1
414 — 1 — 1
415 — 1 — 1
416 — 1 — 1
417 — 1 — 1
418 — 1 — 1
419 — 1 — 1
420 — 1 — 1
421 — 1 — 1
422 — 1 — 1
423 — 1 — 1
424 — 1 — 1
425 — 1 — 1
426 — 1 — 1
427 — 1 — 1
428 — 1 — 1
429 — 1 — 1
430 — 1 — 1
431 — 1 — 1
432 — 1 — 1
433 — 1 — 1
434 — 1 — 1
435 — 1 — 1
436 — 1 — 1
437 — 1 — 1
438 — 1 — 1
439 — 1 — 1
440 — 1 — 1
441 — 1 — 1
442 — 1 — 1
443 — 1 — 1
444 — 1 — 1
445 — 1 — 1
446 — 1 — 1
447 — 1 — 1
448 — 1 — 1
449 — 1 — 1
450 — 1 — 1
451 — 1 — 1
452 — 1 — 1
453 — 1 — 1
454 — 1 — 1
455 — 1 — 1
456 — 1 — 1
457 — 1 — 1
458 — 1 — 1
459 — 1 — 1
460 — 1 — 1
461 — 1 — 1
462 — 1 — 1
463 — 1 — 1
464 — 1 — 1
465 — 1 — 1
466 — 1 — 1
467 — 1 — 1
468 — 1 — 1
469 — 1 — 1
470 — 1 — 1
471 — 1 — 1
472 — 1 — 1
473 — 1 — 1
474 — 1 — 1
475 — 1 — 1
476 — 1 — 1
477 — 1 — 1
478 — 1 — 1
479 — 1 — 1
480 — 1 — 1
481 — 1 — 1
482 — 1 — 1
483 — 1 — 1
484 — 1 — 1
485 — 1 — 1
486 — 1 — 1
487 — 1 — 1
488 — 1 — 1
489 — 1 — 1
490 — 1 — 1
491 — 1 — 1
492 — 1 — 1
493 — 1 — 1
494 — 1 — 1
495 — 1 — 1
496 — 1 — 1
497 — 1 — 1
498 — 1 — 1
499 — 1 — 1
500 — 1 — 1
501 — 1 — 1
502 — 1 — 1
503 — 1 — 1
504 — 1 — 1
505 — 1 — 1
506 — 1 — 1
507 — 1 — 1
508 — 1 — 1
509 — 1 — 1
510 — 1 — 1
511 — 1 — 1
512 — 1 — 1
513 — 1 — 1
514 — 1 — 1
515 — 1 — 1
516 — 1 — 1
517 — 1 — 1
518 — 1 — 1
519 — 1 — 1
520 — 1 — 1
521 — 1 — 1
522 — 1 — 1
523 — 1 — 1
524 — 1 — 1
525 — 1 — 1
526 — 1 — 1
527 — 1 — 1
528 — 1 — 1
529 — 1 — 1
530 — 1 — 1
531 — 1 — 1
532 — 1 — 1
533 — 1 — 1
534 — 1 — 1
535 — 1 — 1
536 — 1 — 1
537 — 1 — 1
538 — 1 — 1
539 — 1 — 1
540 — 1 — 1
541 — 1 — 1
542 — 1 — 1
543 — 1 — 1
544 — 1 — 1
545 — 1 — 1
546 — 1 — 1
547 — 1 — 1
548 — 1 — 1
549 — 1 — 1
550 — 1 — 1
551 — 1 — 1
552 — 1 — 1
553 — 1 — 1
554 — 1 — 1
555 — 1 — 1
556 — 1 — 1
557 — 1 — 1
558 — 1 — 1
559 — 1 — 1
560 — 1 — 1
561 — 1 — 1
562 — 1 — 1
563 — 1 — 1
564 — 1 — 1
565 — 1 — 1
566 — 1 — 1
567 — 1 — 1
568 — 1 — 1
569 — 1 — 1
570 — 1 — 1
571 — 1 — 1
572 — 1 — 1
573 — 1 — 1
574 — 1 — 1
575 — 1 — 1
576 — 1 — 1
577 — 1 — 1
578 — 1 — 1
579 — 1 — 1
580 — 1 — 1
581 — 1 — 1
582 — 1 — 1
583 — 1 — 1
584 — 1 — 1
585 — 1 — 1
586 — 1 — 1
587 — 1 — 1
588 — 1 — 1
589 — 1 — 1
590 — 1 — 1
591 — 1 — 1
592 — 1 — 1
593 — 1 — 1
594 — 1 — 1
595 — 1 — 1
596 — 1 — 1
597 — 1 — 1
598 — 1 — 1
599 — 1 — 1
600 — 1 — 1
601 — 1 — 1
602 — 1 — 1
603 — 1 — 1
604 — 1 — 1
605 — 1 — 1
606 — 1 — 1
607 — 1 — 1
608 — 1 — 1
609 — 1 — 1
610 — 1 — 1
611 — 1 — 1
612 — 1 — 1
613 — 1 — 1
614 — 1 — 1
615 — 1 — 1
616 — 1 — 1
617 — 1 — 1
618 — 1 — 1
619 — 1 — 1
620 — 1 — 1
621 — 1 — 1
622 — 1 — 1
623 — 1 — 1
624 — 1 — 1
625 — 1 — 1
626 — 1 — 1
627 — 1 — 1
628 — 1 — 1
629 — 1 — 1
630 — 1 — 1
631 — 1 — 1
632 — 1 — 1
633 — 1 — 1
634 — 1 — 1
635 — 1 — 1
636 — 1 — 1
637 — 1 — 1
638 — 1 — 1
639 — 1 — 1
640 — 1 — 1
641 — 1 — 1
642 — 1 — 1
643 — 1 — 1
644 — 1 — 1
645 — 1 — 1
646 — 1 — 1
647 — 1 — 1
648 — 1 — 1
649 — 1 — 1
650 — 1 — 1
651 — 1 — 1
652 — 1 — 1
653 — 1 — 1
654 — 1 — 1
655 — 1 — 1
656 — 1 — 1
657 — 1 — 1
658 — 1 — 1
659 — 1 — 1
660 — 1 — 1
661 — 1 — 1
662 — 1 — 1
663 — 1 — 1
664 — 1 — 1
665 — 1 — 1
666 — 1 — 1
667 — 1 — 1
668 — 1 — 1
669 — 1 — 1
670 — 1 — 1
671 — 1 — 1
672 — 1 — 1
673 — 1 — 1
674 — 1 — 1
675 — 1 — 1
676 — 1 — 1
677 — 1 — 1
678 — 1 — 1
679 — 1 — 1
680 — 1 — 1
681 — 1 — 1
682 — 1 — 1
683 — 1 — 1
684 — 1 — 1
685 — 1 — 1
686 — 1 — 1
687 — 1 — 1
688 — 1 — 1
689 — 1 — 1
690 — 1 — 1
691 — 1 — 1
692 — 1 — 1
693 — 1 — 1
694 — 1 — 1
695 — 1 — 1
696 — 1 — 1
697 — 1 — 1
698 — 1 — 1
699 — 1 — 1
700 — 1 — 1
701 — 1 — 1
702 — 1 — 1
703 — 1 — 1
704 — 1 — 1
705 — 1 — 1
706 — 1 — 1
707 — 1 — 1
708 — 1 — 1
709 — 1 — 1
710 — 1 — 1
711 — 1 — 1
712 — 1 — 1
713 — 1 — 1
714 — 1 — 1
715 — 1 — 1
716 — 1 — 1
717 — 1 — 1
718 — 1 — 1
719 — 1 — 1
720 — 1 — 1
721 — 1 — 1
722 — 1 — 1
723 — 1 — 1
724 — 1 — 1
725 — 1 — 1
726 — 1 — 1
727 — 1 — 1
728 — 1 — 1
729 — 1 — 1
730 — 1 — 1
731 — 1 — 1
732 — 1 — 1
733 — 1 — 1
734 — 1 — 1
735 — 1 — 1
736 — 1 — 1
737 — 1 — 1
738 — 1 — 1
739 — 1 — 1
740 — 1 — 1
741 — 1 — 1
742 — 1 — 1
743 — 1 — 1
744 — 1 — 1
745 — 1 — 1
746 — 1 — 1
747 — 1 — 1
748 — 1 — 1
749 — 1 — 1
750 — 1 — 1
751 — 1 — 1
752 — 1 — 1
753 — 1 — 1
754 — 1 — 1
755 — 1 — 1
756 — 1 — 1
757 — 1 — 1
758 — 1 — 1
759 — 1 — 1
760 — 1 — 1
761 — 1 — 1
762 — 1 — 1
763 — 1 — 1
764 — 1 — 1
765 — 1 — 1
766 — 1 — 1
767 — 1 — 1
768 — 1 — 1
769 — 1 — 1
770 — 1 — 1
771 — 1 — 1
772 — 1 — 1
773 — 1 — 1
774 — 1 — 1
775 — 1 — 1
776 — 1 — 1
777 — 1 — 1
778 — 1 — 1
779 — 1 — 1
780 — 1 — 1
781 — 1 — 1
782 — 1 — 1
783 — 1 — 1
784 — 1 — 1
785 — 1 — 1
786 — 1 — 1
787 — 1 — 1
788 — 1 — 1
789 — 1 — 1
790 — 1 — 1
791 — 1 — 1
792 — 1 — 1
793 — 1 — 1
794 — 1 — 1
795 — 1 — 1
796 — 1 — 1
797 — 1 — 1
798 — 1 — 1
799 — 1 — 1
800 — 1 — 1
801 — 1 — 1
802 — 1 — 1
803 — 1 — 1
804 — 1 — 1
805 — 1 — 1
806 — 1 — 1
807 — 1 — 1
808 — 1 — 1
809 — 1 — 1
810 — 1 — 1
811 — 1 — 1
812 — 1 — 1
813 — 1 — 1
814 — 1 — 1
815 — 1 — 1
816 — 1 — 1
817 — 1 — 1
818 — 1 — 1
819 — 1 — 1
820 — 1 — 1
821 — 1 — 1
822 — 1 — 1
823 — 1 — 1
824 — 1 — 1
825 — 1 — 1
826 — 1 — 1
827 — 1 — 1
828 — 1 — 1
829 — 1 — 1
830 — 1 — 1
831 — 1 — 1
832 — 1 — 1
833 — 1 — 1
834 — 1 — 1
835 — 1 — 1
836 — 1 — 1
837 — 1 — 1
838 — 1 — 1
839 — 1 — 1
840 — 1 — 1
841 — 1 — 1
842 — 1 — 1
843 — 1 — 1
844 — 1 — 1
845 — 1 — 1
846 — 1 — 1
847 — 1 — 1
848 — 1 — 1
849 — 1 — 1
850 — 1 — 1
851 — 1 — 1
852 — 1 — 1
853 — 1 — 1
854 — 1 — 1
855 — 1 — 1
856 — 1 — 1
857 — 1 — 1
858 — 1 — 1
859 — 1 — 1
860 — 1 — 1
861 — 1 — 1
862 — 1 — 1
863 — 1 — 1
864 — 1 — 1
865 — 1 — 1
866 — 1 — 1
867 — 1 — 1
868 — 1 — 1
869 — 1 — 1
870 — 1 — 1
871 — 1 — 1
872 — 1 — 1
873 — 1 — 1
874 — 1 — 1
875 — 1 — 1
876 — 1 — 1
877 — 1 — 1
878 — 1 — 1
879 — 1 — 1
8